Private Law 731

CHAPTER 500

July 2, 1956 [S. 3663] AN ACT

To exempt from taxation certain property of the Columbia Historical Society-in the District of Columbia.

Columbia Historical Society. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the real estate described as lot 79, in square numbered 115, situated in the city of Washington, District of Columbia, owned by the Columbia Historical Society, is hereby exempt from all taxation so long as the same is owned and occupied by the Columbia Historical Society and its member organizations and is not used for commercial purposes, subject to the provisions of sections 2, 3, and 5 of the Act entitled "An Act to define the real property exempt from taxation in the District of Columbia", approved December 24, 1942 (56 Stat. 1091; D. C. Code, secs. 47–801b, 47–801c, and 47–801e).

Approved July 2, 1956.

Private Law 732

CHAPTER 501

July 2, 1956 [H. J. Res. 533] JOINT RESOLUTION

To facilitate the admission into the United States of certain aliens.

Certain a 1 i e n children. 66 Stat. 166,180, 8 USC1101,1155.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Kazuo Zajiki (Thurston Eugene Wood), shall be held and considered to be the natural-born alien child of Lieutenant Harold D. Wood, a citizen of the United States.

Sec. 2. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Saturnina M. August, shall be held and considered to be the natural-born alien child

of Martin August, a citizen of the United States.

SEC. 3. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Teresa Langone Venafra, shall be held and considered to be the natural-born alien child of Mrs. Antonia Maria Venafra (also known as Maria Menafro), a citizen of the United States.

Sec. 4. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Irenka Petranovic, shall be held and considered to be the natural-born alien child

of Mr. and Mrs. Otto Mayer, citizens of the United States.

Sec. 5. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Paul Skuntz, shall be held and considered to be the natural-born alien child of Master Sergeant Thomas Skuntz, a citizen of the United States.

Sec. 6. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Elizabeth Legere, shall be held and considered to be the natural-born alien child

of Robert Henry Legere, a citizen of the United States.

Sec. 7. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Lynton John Band, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Walter Eugene Austin, citizens of the United States.

Sec. 8. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Judy Anne Marie Burton, shall be held and considered to be the natural-born alien child of Mr. Henry Paglione, a citizen of the United States.

SEC. 9. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, William Everett George Reid, shall be held and considered to be the naturalborn alien child of Mrs. Augusta Reid, citizen of the United States.

Sec. 10. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Danica Stevoff shall be held and considered to be the minor child of Kime Stevoff, a citizen of the

United States.

SEC. 11. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Mitsuko Miyaoka shall be held and considered to be the minor child of Shikataro Miyaoka, a citizen of the United States.

Approved July 2, 1956.

Danica Stevoff.

Mitsuko Miyaoka.

Private Law 733

CHAPTER 502

JOINT RESOLUTION

To waive certain provisions of the Immigration and Nationality Act in behalf of certain aliens.

July 2, 1956 [H. J. Res. 534]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provision of section 212 (a) (3) of the Immigration and Nationality Act, Mary Ann Wilkinson may be admitted to the United States for permanent residence if she is found to be otherwise admissible under the provisions of that Act: Provided, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

SEC. 2. Notwithstanding the provision of section 212 (a) (9) of the Immigration and Nationality Act, Margaretha Gooden, Vittorio Adinolfi, Vincenzo Ciacio, Waltraud Muller Tournay, Walter Oppenheim, Giuseppe Greco, Mrs. Ingeborg Lee, Maria (Henriette) Zagrabowicz, Elli Anna Maria Cirillo, Anthony Barbato, Colin D. Burgess, Meir Tinowitz, Eleonore Blackburn (nee Brenner), and Jill (Wiggett) Varga, may be admitted to the United States for permanent residence if they are found to be otherwise admissible under the provisions of that Act: Provided, That these exemptions shall apply only to grounds for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act.

Sec. 3. In the administration of the Immigration and Nationality Act, Miss Else Widdel, the financée of Technical Sergeant George W. Alvey, a citizen of the United States, shall be eligible for a visa as a nonimmigrant temporary visitor for a period of three months: Provided, That the administrative authorities find that the said Miss Else Widdel is coming to the United States with a bona fide intention of being married to the said Technical Sergeant George W. Alvey and that she is found admissible under the provisions of the Immigration and Nationality Act, other than section 212 (a) (9) thereof: Provided further, That this exemption shall apply only to a ground for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act. In the event the marriage between the above-named persons does not occur within three months after the entry of the said Miss Else Widdel, she shall be required to depart from the United States and upon failure to do so shall be deported in accordance with the provisions of sections 242 and 243 of the Immigration and Nationality Act. In the event that the marriage between the above-named persons shall occur within

Mary A. Wilkinson. 66 Stat. 182. 8 USC 1182.

8 USC 1183, Margaretha Gooden and others, 8 USC 1182,

Miss Else Widdel. 8 USC 1101 note.

8 USC 1182.

66 Stat. 208, 212. 8 USC 1252, 1253.